

IN THE UNITED STATES DISTRICT COURT
RECEIVED MIDDLE DISTRICT OF ALABAMA
2007 JUN 14 A 11:18 NORTHERN DIVISION

DEBRA P. HACKETT, CLK
U.S. DISTRICT COURT
MIDDLE DISTRICT OF ALABAMA

UNITED STATES OF AMERICA

CASE NO.

v
George Hoey Morris

2:06 cr 218-MHT

BRIEF IN SUPPORT OF BOND HEARING

ON 20 JAN 2005, LEAD INVESTIGATOR THOMAS CORAM JR
SERVED THREE WARRANTS SEEKING CHILD PORNOGRAPHY
ON MORRIS' HOUSES. THIS EXECUTION OCCURRED EXACTLY
TEN DAYS AFTER A FEDERAL JUDGE RULED AGAINST
MORRIS IN A CIVIL LAWSUIT FILED AFTER COVINGTON COUNTY
SEIZED THE INITIAL PRODUCTION OF A BOOK ENTITLED
Virginbrides.net. JUDGE MARK E. FULLER RULED THE
COUNTY ENJOYED "QUALIFIED IMMUNITY". THE THREE
SEARCH WARRANTS WERE ISSUED BY TROY KING;
THE ALABAMA ATTORNEY GENERAL (AAG), BASED ON
SWORN DEPOSITIONS BY THOMAS CORAM JR. TROY KING
WAS THE ATTORNEY FOR COVINGTON COUNTY; MORRIS'
CIVIL ADVERSARY.

THE RAIDS NETTED AN ABUNDANCE OF PHOTOS,
FILES AND INFORMATION, BUT NO ILLEGAL PHOTOGRAPHY.
SEVEN DAYS LATER, THOMAS CORAM JR CAUSED
ANOTHER WARRANT SEEKING CHILD PORN TO BE
EXECUTED BY OFFICER MINE GARNETT OF HOUSTON POLICE DEPT.

The Texas witness also yielded no child porn. Officer Garrett told Morris he was free to go. At this point, Coram may have become frustrated. He falsely informed Garrett that the AAG had a warrant for his arrest. Morris was arrested. Morris posted bond and returned to Alabama to discover no warrant existed. After about a four hour wait, a hand written AAG warrant was delivered with only Morris' name and "forgery with intent to defraud." That warrant has been removed from the record. Hon J. Clinton Taylor can confirm it is missing (334 2440447).

Coram's best friend is Alan Nummy; Mayor of Eclectic and AAG employee. He is also Morris' neighbor. In all likelihood, Nummy obtained the false documentation necessary for the warrant when it absolutely had to be produced. Nummy's police chief Gordon Ledbetter has contacts at the Elmore County jail. He may be responsible for its disappearance after it was about to be closely examined. The forgery was supposedly committed after Morris signed his name "George H. Morris" on a driver's licence renewal form several years earlier.

About six weeks later, Morris was driving to the scheduled forgery hearing. Nummy (334 541 2148) had Ledbetter arrest Morris on the way to the hearing without

A WARRANT- LEDBETTER DREW UP A ITA NOWRITTEN WARRANT WHILE THE JUDGE ISSUED A FAILURE TO APPEAR WARRANT ABOUT 400 YARDS AWAY. THE WARRANT WAS FOR HARASSMENT, A CITANCE LATER DISMISSED. IN VIEW OF THE FACT THAT CONAN AND NUNNIE SAW MORRIS EVERY DAY AND PIKED THAT MOMENT TO ARREST HIM, THIS MUST HAVE BEEN AN ILLEGAL EFFORT TO CAUSE HIM TO MISS THAT HEARING.

THOMAS GOGGANS (ATTORNEY) ORIGINALLY REPRESENTED MORRIS IN THAT CASE (334 8342511). HE WILL CONFIRM THAT THE SUBPOENA CAME TO HIS OFFICE FOR THE HARASSMENT HEARING WITH THE DATE WHITED OUT CAUSING AN FTA TO BE ISSUED. HON J. CARLTON TAYLOR TOOK OVER THAT CASE AND DISCOVERED THAT AFTER HE PRESSSED FOR DETAILS, AN AFFIDAVIT WAS ADDED THAT DID NOT EXIST IN THE DISCOVERY PROVIDED TO GOGGANS; PROOF OF EVIDENCE TAMPERING AFTER ACCUSATIONS THAT THE ARREST WAS ILLEGAL.

SEVERAL WEEKS LATER, MORRIS WAS ARRESTED WITH AN AAG WARRANT (Felony) FOR GIVING A FALSE NAME TO A POLICE OFFICER AFTER HE SIGNED "George Hoey Morris" TO A TRAFFIC TICKET WHICH HAD BEEN PAID MONTHS EARLIER. AFTER TAYLOR BEGAN HIS WARRANT INVESTIGATION, THAT AAG WARRANT WAS REPLACED WITH A COUNTY MISDEMEANOR WARRANT.

Conam GENERATED THREE MORE FONDUE CHARGES IN FLORIDA BASED ON TRAFFIC TICKETS SIGNED BY "George Hoey Morris"; ALL felonies. He ALSO GENERATED A VOTING FRAUD ARREST WHICH WAS DISMISSED UPON CLOSER INVESTIGATION. IN ALL Conam AND Nummy GENERATED 22 ARRESTS, ALL OF WHICH WERE BASED ON FALSE TESTIMONY.

PROBABLY THE MOST FUGITIVE VIOLATION OF THE LAW OCCURRED AFTER Morris was PLACED ON ELECTRONIC MONITORING AFTER HE WAS ARRESTED FOR VISA FRAUD ON THE BASIS OF AN ERROR ON A VISA APPLICATION THAT WAS ABANDONED. Morris WENT TO A SCHENKLED ATTORNEY VISIT. His ATTORNEY, JENNIFER HART (334 8342089) FAILED TO NOTIFY HIS PROBATION OFFICER BERNARD ROSS (334 9543248) OF THE VISIT. Conam AND Nummy CALLED ROSS, WHO SAID MORRIS HAD NO PERMISSION TO LEAVE. WITH THIS - MISTAKEN BELIEF Morris WAS VIOLATING HIS PRE-TRAIL RELEASE, Nummy ISSUED TWO (2) FAILURE TO APPEAR WARRANTS AND ARRANGED THAT WETUMKA POLICE ARREST HIM UPON ENTRY INTO EDMOND COUNTY. REGRETTABLY, Morris ATTEMPTED SUICIDE AT THE EDMOND COUNTY JAIL.

OFFICER ROSS RECOGNIZED IT WAS A SETUP. HE REFUSED TO VIOLATE Morris ON WHAT HE CALLED "TRUMMED UP CHARGES". Hon J. Taylor HAS CONFIRMED THAT NO FTA WARRANTS EVER

EXISTED FOR THAT ARREST. THE ONLY FTA WARRANT EVER ISSUED WAS MONTHS EARLIER AFTER THE WHITEOUT INCIDENT; IT WAS IMMEDIATELY QUASHED BY HON GOGGANS.

Nummy and Conam quickly arranged the review of the release order. While awaiting that hearing, Nummy's police entered Morris' home without a warrant and arrested him for possession of marijuana. The evidence turned out to be clean tobacco. In all, Conam and Nummy executed six search warrants seeking child porn and five searches with no warrant at all. They behaved like the Nazi Gestapo; not allowing Morris freedom of movement. Morris fecated twice in full view of female officer Rita Peters (334 5412148) on the premise he could not be alone during one 8 hour occupation of his home. Ms Peters warned by while male officers watched throughout the open door. Nothing illegal was found.

During the review hearing, Conam's testimony ranged from misleading to perjury. The following testimony is documented in the transcript of that 17 June 2005 hearing. Morris has been confined since that date.

"Morris is currently facing charges in Florida for Driver's Licence Fraud" (p 6 L17-19), he began. Conam generated those after he

DISCOVERED TICKETS SIGNED BY MR MORRIS.

NO FRAUD EXISTED. "IN THE STATE OF ALABAMA HE IS CURRENTLY FACING CHARGES FOR FORGERY, POSSESSION OF MARIJUANA, POSSESSION OF DRUG PARAPHERNALIA AND PROVIDING A FALSE NAME TO A LAW ENFORCEMENT OFFICER" (P G -L-17-22)

THESE ARRESTS WERE PREVIOUSLY EXPLAINED.

"I'M ALSO AWARE HE'S THE SUBJECT OF SEVERAL OUTSTANDING ARREST WARRANTS FOR ADDITIONAL COUNTS OF PROVIDING A FALSE NAME TO A LAW ENFORCEMENT OFFICER" (P G 22-25). THERE WERE NO ARREST WARRANTS AND MORRIS NEVER PROVIDED A FALSE NAME TO A POLICE OFFICER.

CORAM AND MS REDMOND ENTERED virginbride.net AND 5 PHOTOS INTO EVIDENCE. THE PHOTOS WERE OF TEENAGE GIRLS IN BATHING SUITS. CORAM AND MS REDMOND TAMPERED WITH THE EVIDENCE BY BLACKING OUT FACES, CROTCHES AND BREASTS THEREBY MAKING IT APPEAR THE PHOTOS WERE CHILD PORN. THEY THEN PUT FORTH THE PREMISE THAT MORRIS POSSESSED AND MANUFACTURED CHILD PORN; AN ABSURDITY.

CORAM DISCUSSED THREE GIRLS WITH WHOM HE CLAIMED MORRIS ATTEMPTED TO PUT TEEN POSSES IN THEIR PANTIES AND BRA. THIS NEVER OCCURRED, HE KNEW THIS BECAUSE HE HAD ALREADY INTERVIEWED THEIR PARENTS IN AN ATTEMPT TO GET ARREST WARRANTS. CORAM LIED

UNDER DATA; HE COMMITTED PERJURY. HE RAMBLED ON AND ON ABOUT ONGOING INVESTIGATIONS WITHOUT EVEN MAKING IT CLEAR HE WAS THE ONLY INVESTIGATOR. He instead made it appear that several independent agencies were investigating Morris. He told how Warren Morris was under investigation for "forgery of drivers licence" (p 51 L 21-22)

To prove Morris was a flight risk, he quoted an article in the Eclectic Observer in which Morris stated "I'm leaving Eclectic, THERE ARE NO CIVIL RIGHTS IN THIS TOWN". That quote was made after several warrant-less searches and Morris had liberty to travel.

While discussing Morris' various arrests, Connam states "It was on the state for forgery charge. A warrant obtained by the Attorney General's Office for the state." (p 55 L 12-14). There is an admission under data that the Texas arrest (missing AAG warrant) was in fact an AAG warrant.

While discussing an incident of a bottle of gas with a plug (molotov cocktail) being left on Morris' porch (with a note), Connam states "So I am CONVINCED Mr Morris wrote the note that was left with the molotov cocktail" (p 66-L 11-12). He says this after

CLAIMING HE COMPARED THE NOTE TO KNOWN SAMPLES OF Morris' HANDWRITING. WHEN ASKED IF Morris COMMITTED A VIOLENT CRIME HE REPLIED "I BELIEVE THE MANUFACTURE OF A DESTRUCTIVE DEVICE WOULD BE CLASSIFIED A VIOLENT CRIME; A CRIME OF VIOLENCE, YES ma'am." (P 70 - L 21-23. INVESTIGATORS OF THAT INCIDENT INTERVIEWED FOUR EYE WITNESSES WHO IDENTIFIED THE PERPETRATOR OF THAT CRIME AS JASON SELF; FRIEND OF Conom, Mummy AND EPD MEMBERS. NO ARREST WAS EVER MADE.

Mr Conom THEN SAID Morris' SON, William HOEY Morris WAS CAUGHT LOOKING THROUGH THE WINDOW OF A NEIGHBOR'S NINE YEAR OLD DAUGHTER (P 77 - L 13-21). IN RETRIT, OFFICER Tim Phillips INTERVIEWED THAT COMPLAINANT AT THE REQUEST OF Morris. (334 5412194). THE GIRL'S FATHER ADMITTED HE MADE IT UP. Morris DID NOT PRESS CHARGES.

"Mes Redondo REFERS TO Morris' CHILD PORNOGRAPHY BUSINESS" (P 85 - L 8-9) AND CONSTANTLY DISCUSSES Morris AS "IF HE WERE A CHILD PORNOGRAPHER. Conom ALSO CLAIMED Morris ENTERED A CONVENIENCE STORE WITH A GUN,

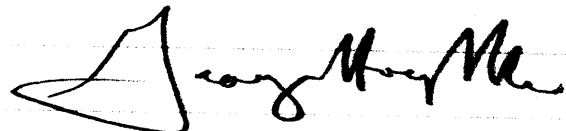
THIS ASSURN LIE IMPLIED Morris MIGHT
ROB A CONVENIENCE STORE 3 BLOCKS
FROM HIS HOME.

THE MANY FEDERAL CHARGES LODGED
AGAINST Morris ARE ALSO BASED ON
FALSE AND MISLEADING TESTIMONY AND
ARE TOO COMPLICATED TO BE ADDRESSED
AT THIS TIME. FALSE AFFIDAVITS AND
TESTIMONY HAVE MADE IT APPEAR
Morris IS GUILTY OF HORDEOUS CRIMES.

THESE LIES MUST WAIT TO BE EXPOSED.

THIS BRIEF WAS PREPARED TO EXPOSE
THE ILLEGAL ACTIVITIES AND TESTIMONY
BY Alan Nummy, Thomas Coram AND
Ms Susan Redmond. THE UNDERSIGNED
HOPEZ THIS COURT WILL USE THE INFORMA-
TION AND CONTACTS PROVIDED TO INVESTIGATE
THESE CLAIMS. AFTER THEY ARE VERIFIED
AS TRUE, THE UNDERSIGNED REQUESTS
A HEARING TO DETERMINE A BOND
PERMITTING Morris TO FURTHER ESTABLISH
THE FACT THAT HE HAS BEEN FRAMED BY
CONSPIRATORS WHO ARE DEEPLY MIMED
IN CIVIL LIABILITY.

Respectfully submitted to this Court
ON 14 June 2007 by:



CERTIFICATE OF SERVICE

I CERTIFY THAT ON 18 June 2007
I NOTIFIED DA Susan Redmond of
THE EXISTANCE OF THIS INSTRUMENT
SO THAT SHE COULD MAKE A COPY.

George Young III